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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/510,998	10/12/2004	Kim Choate	130273-10	6698
43245	7590	01/30/2006	EXAMINER	
GEAM - LNP-CE 08CE IP LEGAL ONE PLASTICS AVENUE PITTSFIELD, MA 01201-3697			SANDERS, KRIELLION ANTIONETTE	
		ART UNIT	PAPER NUMBER	
		1714		

DATE MAILED: 01/30/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Y

Office Action Summary	Application No.	Applicant(s)	
	10/510,998	CHOATE ET AL.	
	Examiner	Art Unit	
	Kriellion A. Sanders	1714	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) Responsive to communication(s) filed on 14 November 2005.
- 2a) This action is **FINAL**. 2b) This action is non-final.
- 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 11-30 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 11-30 is/are rejected.
- 7) Claim(s) _____ is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) The drawing(s) filed on _____ is/are: a) accepted or b) objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) All b) Some * c) None of:
 1. Certified copies of the priority documents have been received.
 2. Certified copies of the priority documents have been received in Application No. _____.
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____ . |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)
Paper No(s)/Mail Date _____ . | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| | 6) <input type="checkbox"/> Other: _____ . |

DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The rejections under the second paragraph of 35 U.S.C. 112 are withdrawn in view of applicant's amendments.

Claim Rejections - 35 USC § 103

2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

3. Claims 11-30 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tsutsumi et al, US Patent No. 5571875 in view of Senga et al., US Patent No. 5,856,403 and EP 0418719.

1. Tsutsumi et al discloses polyether imide resin compositions comprising 1-95% by weight of an additional thermoplastic polymer such as polyester, a fibrous filler and a non-fibrous filler. See col. 3, line 40 through col. 16, line 64 and col. 19, lines 6-19.

2. Senga et al., US Patent No. 5,856,403 discloses a process for efficiently manufacturing polyarylene sulfide copolymer. The resin composition of the invention may contain an inorganic or organic filler in said copolymer. Additionally, either a single filler or a mixture of two or more fillers may be used. Suitable fillers may be either in the form of fiber or may be in a non-fibrous form. Specifically, for the purpose of obtaining molded products with excellent mechanical properties, heat resistance, dimensional stability (stability against

deformation and warping) and electrical properties, patentee suggests using fillers in the form of fibers, powders, particles, or plates. Suitable examples of fibrous fillers include inorganic fibrous materials, such as *glass fiber*, asbestos fiber, carbon fiber, silica fiber, silica-alumina fiber, zirconia fiber, boron nitride fiber, silicon nitride fiber, boron fiber, potassium titanate fiber, and metal fibers such as stainless fiber, aluminum fiber, titanium fiber, copper fiber, and bronze fiber. *Glass fiber* and carbon fiber are typical fibrous fillers. Beside these fibrous fillers high melting point organic fibrous materials such as aromatic polyamide, fluorine resins, and acrylic resins can be used. Suitable examples of powdery or particle fillers are carbon black, molten or crystalline silica, quartz powder, glass beads, glass powder, silicates such as calcium silicate, aluminum silicate, kaolin, talc, clay, diatomaceous earth, and wallustonite; metal oxides such as iron oxide, titanium oxide, zinc oxide, and alumina; metal carbonates such as calcium carbonate and magnesium carbonate; metal sulfates such as calcium sulfate and barium sulfate; silicon carbide, boron nitride, and various metal powders. Mica, *glass flakes*, and various metallic foils are given as examples of plate-like fillers. These inorganic fillers may be used either individually or in combinations of two or more. Patentee states that **the combination of a fibrous filler, particularly *glass fiber* or carbon fiber, and a particulate filler and/or a plate-like filler is preferred for providing both the mechanical strength and other characteristics such as dimensional precision, electrical characteristics, and the like.** Patentee also indicates that it is desirable to use a converging agent or a surface treatment agent together with these fillers. Functional compounds such as epoxy compounds, isocyanate compounds, silane compounds, and titanate compounds are given as examples of the converging agent or the surface treatment agent. In the resin composition of the invention, it is possible to use a small amount of other

thermoplastic resins as the base polymer together with the PAS (A) to the extent that the purpose of the present invention is not interfered. Any thermoplastic resin which is stable at high temperatures may be used as the other thermoplastic resin. The examples include aromatic polyester resins made from aromatic dicarboxylic acid, such as polyethylene terephthalate or polybutylene terephthalate, and a diol or an oxycarboxylic acid; polyamide resins, such as Nylon 6, Nylon 6-6, Nylon 6-10, Nylon 12, and Nylon 46; olefin resins containing olefins such as ethylene, propylene, and butene as the major component; styrene resins such as polystyrene, polystyrene-acrylonitrile, ABS resin; polycarbonate, polyphenylene oxide, polyalkylacrylate, polyacetal, polysulfone, polyether sulfone, *polyether imide*, polyether ketone, fluorine resin, and the like. These thermoplastic resins may be used either individually or in combination of two or more of them. See col. 5, line 63 through col. 7, line 23.

3. EP 0418719 discloses thermoplastic molding compositions which may comprise a polyetherimide, a polyarylether sulphide or mixtures of these polymers. The composition may further include 3-40% by weight of glass fibers and 3-25% by weight of an alkaline earth metal carbonate salt. The patented invention differs from applicant's in that it does not include a nonfibrous inorganic filler. See the English abstract of this document.

4. It would have been obvious to one of ordinary skill in the art at the time of applicant's invention to combine polyether imide resins and polyester resins in the manner taught by either of Tsutsumi et al or Senga et al, in conjunction with a fibrous and non-fibrous filler of the two references with the expectation of achieving appreciable properties in mechanical strength, dimensional precision and good electrical characteristics, absent a clear showing of unexpected results attributable to the combination of fillers employed. It also would have been obvious to

select the most appropriate physical proportions for both fibrous and non-fibrous fillers, including length and diameter to derive the most beneficial results. Since the components of the patented inventions are essentially the same as applicant's, it is believed that optimal heat deflection temperatures and linear expansion coefficients would be derived by including the combination of fibrous and non-fibrous fillers suggested by Tsutsumi et al and Senga et al.

5. Since the polyarylether sulfides of the EP resins are equated to the polyesters of Tsutsumi et al or Senga et al as being suitable thermoplastics for forming admixtures, further addition of the alkaline earth metal salts of the EP resins into the compositions of Tsutsumi et al or Senga et al. would have been obvious to the art-skilled absent a clear showing of unexpected results attributable to the salts.

Conclusion

Applicant has deleted polysulfides from the present claims.

6. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

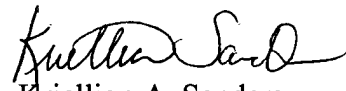
A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kriellion A. Sanders whose telephone number is 703-308-2435. The examiner can normally be reached on Monday through Thursday 6:30-7:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vasu Jagannathan can be reached on 703-306-2777. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9306 for regular and After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-2351.



Kriellion A. Sanders
Primary Examiner
Art Unit 1714

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January 18, 2006